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ETAS ID: TM342086

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
NINE WEST DEVELOPMENT LLC		05/13/2015	LIMITED LIABILITY COMPANY: DELAWARE
ONE JEANSWEAR GROUP INC.		05/13/2015	CORPORATION: NEW YORK

RECEIVING PARTY DATA

Name:	Wells Fargo Bank, National Association, as Administrative Agent
Street Address:	ONE BOSTON PLACE
Internal Address:	18TH FLOOR
City:	BOSTON
State/Country:	MASSACHUSETTS
Postal Code:	02108
Entity Type:	National Association: UNITED STATES

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Serial Number:	86517120	REFLECTIONS BY JUDITH JACK
Serial Number:	86537849	JJ
Serial Number:	86573857	PUMPROCKERS
Serial Number:	86573886	PUMPROCKERS
Serial Number:	86531482	HARPER & RILEY
Registration Number:	4688856	GVS
Registration Number:	4724451	TINT

CORRESPONDENCE DATA

900325365

Fax Number: 8004947512

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 202-370-4750

Email: ipteam@nationalcorp.com

Correspondent Name: Joanna McCall

Address Line 1: 1025 Vermont Ave NW, Suite 1130 Address Line 2: National Corporate Research, LTD

Address Line 4: Washington, D.C. 20005

TRADEMARK

REEL: 005521 FRAME: 0272

OP \$190.00 86517120

ATTORNEY DOCKET NUMBER:	F155940
NAME OF SUBMITTER:	ANDREW NASH
SIGNATURE:	/ANDREW NASH/
DATE SIGNED:	05/21/2015
Total Attachments: 4 source=FINAL Trademark Security	Agreement (1Q2015) RemainCo#page1.tif

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement") dated as of May 13, 2015, is made by the Persons listed on the signature pages hereof (collectively, the "Grantors") in favor of Wells Fargo Bank, National Association, as administrative agent for the Secured Parties (as defined in the Credit Agreement referred to below) (the "Administrative Agent").

Reference is made to (i) the Credit Agreement, dated as of April 8, 2014 (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "Credit Agreement"), among, among others, Nine West Holdings, Inc. (as successor by merger to Jasper Merger Sub, Inc.), One Jeanswear Group Inc. (formerly known as Nine West Jeanswear Group, Inc.) (collectively, the "Borrower"), Jasper Parent LLC, the Lenders party thereto from time to time and Wells Fargo Bank, National Association, as Administrative Agent, (ii) each Secured Hedge Agreement, (iii) each Secured Bank Product Agreement, and (iv) each agreement relating to Cash Management Services. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement, the Issuers have agreed to issue Letters of Credit for the account of the Borrower or a Restricted Subsidiary on the terms and conditions set forth in the Credit Agreement, the Hedge Banks have agreed to enter into and/or maintain one or more Secured Hedge Agreements, certain Secured Parties or their Affiliates have agreed to enter into and/or maintain one or more Secured Bank Product Agreements, and the Cash Management Banks have agreed to enter into and/or maintain Cash Management Services, on the terms and conditions set forth in the Credit Agreement, in such Secured Hedge Agreements, Secured Bank Product Agreements, or agreements relating to Cash Management Services, as applicable.

Whereas, as a condition precedent to the Lenders' extension of such credit, the obligation of the Hedge Banks to enter into and/or maintain such Secured Hedge Agreements, the providers of Bank Product to enter into and/or maintain such Secured Bank Product Agreements, and the obligation of the Cash Management Banks to enter into and/or maintain such Cash Management Services, each Grantor has executed and delivered that certain Security Agreement dated April 8, 2014, made by the Grantors to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement").

Whereas, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this Trademark Security Agreement for recording with the U.S. Patent and Trademark Office and other governmental authorities.

RemainCo ABL Trademark Supplement

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. <u>Terms</u>. Terms defined in the Credit Agreement and Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement and Security Agreement.

SECTION 2. Grant of Security. Each Grantor hereby grants to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties a continuing security interest in all of the Grantor's right, title and interest in, to and under the Trademarks, including the Trademarks and Trademark registration applications set forth on Schedule A attached hereto.

SECTION 3. <u>Security for Obligations</u>. The grant of a security interest in the Trademarks by each Grantor under this Trademark Security Agreement is made to secure the payment or performance, as the case may be, in full of the Secured Obligations.

SECTION 4. <u>Recordation</u>. Each Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Trademark Security Agreement.

SECTION 5. Execution in Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 6. Security Agreement. This Trademark Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

[Remainder of this page intentionally left blank]

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IN WITNESS WHEREOF, the undersigned have executed this Trademark Security Agreement as of the date first above written.

NINE WEST DEVELOPMENT LLC, Granto

By:

Name: Christopher R. Cade

Title:

Vice President and Treasurer

ONE JEANS WEAR GROUP INC. Gramor

By:

Name: Christopher R. Cade Title: Secretary and Treasurer

WELLS FARGO BANK, NATIONAL ASSOCIATION, as Administrative Agent and Grantee

Name:

e: Anthorized office

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TRADEMARK REEL: 005521 FRAME: 0276

Schedule A

Nine West Development, LLC

REFERENCE#	MARK	FILED .	APPL#	REGDT	REG#	STATUS	CLASSES
UNITED STATES			The state of the s	3			
	REFLECTIONS BY JUDITH JACK	1 /28/2015	86/517,120			PENDING	4.
	JJ crassed design	2 /18/2015	86/537,849			PENDING	14
	PUMPROCKERS	3 /24/2015 86/573,857	86/573,857	-	The state of the s	PENDING	25
	PUMPROCKERS	3 /24/2015 86/573,886	86/573,886			PENDING	35

One Jeanswear Group Inc.

The special designation of the second	20011000						
REFERENCE#	MARK	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
UNITED STATES	ES		TATANA MANANA MA		MOST CONTRACTOR OF THE CONTRAC	The second secon	A THE PROPERTY OF THE PROPERTY
	HARPER & RILEY	2 /11/2015 86/531,482	86/531,482			PENDING	25
	GVS (Stylized)	9 /18/2014 86/398,528	86/398,528	2 /17/2015 4,688,856	4,688,856	REGISTERED	25
	TINT	7/2/2013	86/000,614	4/21/2015 4,724,451	4,724,451	REGISTERED	25

TRADEMARK REEL: 005521 FRAME: 0277

RECORDED: 05/21/2015